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6/27/05 TO Examiner Paul H. Kang DATE NAME 703-872-9306 U.S. PTO COMPANY/FIRM FAX # NUMBER OF PAGES INCLUDING COVER: CONFIRM FAX: YES NO **FROM** Edwin D. Garlepp 202305US2X NAME **OUR REFERENCE** 09/839,221 703-412-5920 YOUR REFERENCE DIRECT PHONE #

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Mr. Kang,

Further to our telephone discussion on June 27, 2005, attached please find a summary of issues to be discussed in our personal interview.

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## Interview Agenda for Application Serial No. 09/839,221

- I. Applicants would like to explain in detail the distinction of the claimed invention over the primary reference to <u>Parry</u>.
- A. <u>Parry</u> does not transfer documents between an application service provider and a user. Simple web access of an ASP as taught by <u>Parry</u> does a "transfer of documents" as this term is used in the claims.
- B. <u>Parry</u> does not disclose determining whether an ASP document is a storage document or a retrieval document as recited in the claims. This feature is not inherent in the accessing of an ASP to facilitate a site search of a customer server as taught by <u>Parry</u>.
- C. <u>Parry</u> does not disclose establishing a predetermined time for transferring an ASP document. The "spider" feature in <u>Parry</u> does not relate to transferring a document from or to an ASP as required by the claim.
- II. The newly cited reference to <u>Hyakutake et al.</u> is not prior art. This cited reference has the identical inventive entity as the present application. Therefore, <u>Hyakutake et al.</u> is not "by another" and therefore does not qualify as prior art under 35 U.S.C. § 102(e).

If you have any questions or comments please feel free to contact me at anytime.

Edwin D. Garlepp